



**BellSouth Telecommunications, Inc.**  
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January 5, 2001

VIA HAND DELIVERY

David Waddell, Executive Secretary  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville, TN 37238

Re: *Adelphia Business Solutions of Tennessee, L.P. and AVR, L.P. d/b/a Hyperion of Tennessee, L.P., Inc. for Arbitration with BellSouth Telecommunications, Inc. Pursuant to Section 252(b) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996.*  
Docket No. 00-00927

Dear Mr. Waddell:

The Joint Issues Matrix submitted in this matter on January 3, 2001 contained a typographical error. Enclosed are the original and thirteen copies of a corrected Joint Issues Matrix which will replace the earlier filing. A copy has been provided to counsel of record for Adelphia.

Very truly yours,

A handwritten signature in black ink, appearing to be "Guy M. Hicks", written over a horizontal line.

Guy M. Hicks

GMH:ch  
Enclosure

**BEFORE THE TENNESSEE REGULATORY AUTHORITY**  
**Nashville, Tennessee**

In Re: *Adelphia Business Solutions of Tennessee, L.P. and AVR, L.P. d/b/a Hyperion of Tennessee, L.P., Inc. for Arbitration with BellSouth Telecommunications, Inc. Pursuant to Section 252(b) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996.*

Docket No. 00-00927

**JOINT ISSUES MATRIX**

	<b>Issue</b>	<b>Adelphia Position</b>	<b>Adelphia's Proposed Remedy</b>	<b>BellSouth Position</b>	<b>BellSouth's Proposed Remedy</b>
1A.	May Adelphia continue to charge its tariffed rates to BellSouth for leased facility interconnection? (Attachment 3, Sections 1.8 and 2.3)	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A
1B.	If not, should BellSouth be permitted to charge more than Adelphia for the same facility	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A

	<b>Issue</b>	<b>Adelphia Position</b>	<b>Adelphia's Proposed Remedy</b>	<b>BellSouth Position</b>	<b>BellSouth's Proposed Remedy</b>
	because BellSouth has deployed more switches in the LATAs? (Attachment 3, Sections 1.8 and 2.3).				
2A.	Should the parties be obligated to compensate each other for calls to numbers with NXX codes associated with the same local calling area? (Attachment 3, Sections 6.1.9 and 6.1.9.1).	Historically, calls have been determined to be local or interexchange based upon the NXX of the originating and terminating number. This practice should be continued such that calls between an originating and terminating NXX, associated with the same local calling area, should continue to be rated as local. Under any scenario, the only costs BellSouth incurs are the transport and switching charges required to bring traffic to the point of interconnection between BellSouth and Adelphia, and these costs do not change based upon the location of Adelphia's	See Adelphia position.	BellSouth should not be required to pay reciprocal compensation for any call terminating to a customer who is physically located outside of the local calling area where the call originates.	<b>BellSouth proposes that the TRA approve the following language to address this issue:</b>  6.1.6 The Parties agree that the jurisdiction of a call is determined by its originating and terminating (end to end) points. For the purpose of delivery of BellSouth originating traffic to Adelphia, BellSouth will pay to Adelphia reciprocal compensation for Local Traffic terminating to Adelphia end users physically located in the BellSouth rate center to which the Adelphia end user's NPA/NXX is

	<b>Issue</b>	<b>Adelphia Position</b>	<b>Adelphia's Proposed Remedy</b>	<b>BellSouth Position</b>	<b>BellSouth's Proposed Remedy</b>
		customers.			assigned. If Adelphia assigns NPA/NXXs to specific BellSouth rate centers and assigns numbers from those NPA/NXXs to end users physically located outside of the rate center to which the NPA/NXX is assigned, BellSouth traffic originating from within the BellSouth rate center where the NPA/NXX is assigned and terminating to an Adelphia customer physically located outside of such rate center, and at a location toll to the BellSouth originating rate center, shall not be deemed Local Traffic, and no compensation from BellSouth to Adelphia shall be due therefore. Further, Adelphia agrees to identify such traffic to BellSouth and to compensate BellSouth for such traffic at BellSouth's tariffed switched access

	Issue	Adelphia Position	Adelphia's Proposed Remedy	BellSouth Position	BellSouth's Proposed Remedy
2B	Should BellSouth be able to charge originating access to Adelphia on all calls going to a particular NXX code based upon the location of any one customer using that NXX code?	BellSouth should not be allowed to charge Adelphia originating access for all calls to a whole NXX code based upon the location of any single customer with a telephone number in that NXX code.	See Adelphia position.	If Adelphia assigns telephone numbers to customers that are physically located in a different local calling area than the local calling to which the NPA/NXX is assigned, calls originated by BellSouth end users in the local calling area to which the NPA/NXX is assigned to those numbers are not local calls. Reciprocal compensation, therefore, does not apply to such calls, and Adelphia should pay BellSouth <u>originating access charges</u> for such calls.	<b>BellSouth proposes that the TRA approve the following language to address this issue:</b>  6.1.6.1 If Adelphia does not identify such traffic to BellSouth, to the best of BellSouth's ability BellSouth will determine which whole Adelphia NPA/NXXs on which to charge the applicable rates for originating intrastate network access service as reflected in BellSouth's Intrastate Access Service Tariff. BellSouth shall make appropriate billing

	<b>Issue</b>	<b>Adelphia Position</b>	<b>Adelphia's Proposed Remedy</b>	<b>BellSouth Position</b>	<b>BellSouth's Proposed Remedy</b>
				Accordingly, if Adelphia assigns NPA/NXX numbers to customers outside the local calling area to which the NPA/NXX is assigned, Adelphia must provide the necessary information to BellSouth so that BellSouth can rate the calls appropriately.	adjustments if Adelphia can provide sufficient information for BellSouth to determine whether said traffic is local or toll.
3.	Should Internet Protocol Telephony be excluded from local traffic subject to reciprocal compensation? (Attachment 3, Section 6.8).	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A
4.	Should the parties be required to pay reciprocal compensation on traffic originating from or terminating to an enhanced service provider, including an	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A

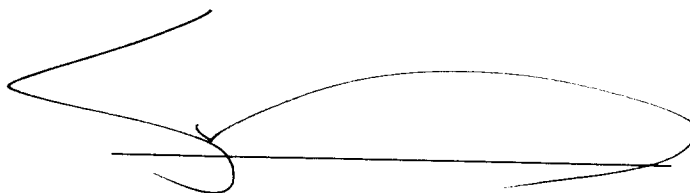
	<b>Issue</b>	<b>Adelphia Position</b>	<b>Adelphia's Proposed Remedy</b>	<b>BellSouth Position</b>	<b>BellSouth's Proposed Remedy</b>
	Internet Service Provider ("ISP")? (Attachment 3, Section 6.1.1)				
5.	Is BellSouth required to pay tandem charges when Adelphia terminates BellSouth local traffic using a switch serving an area comparable to a BellSouth tandem? (Attachment 3, Section 6.1.5).	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A
6.	How should the parties define the Points of Interface for their networks?	The parties have resolved this issue.	N/A	The parties have resolved this issue.	N/A

**CERTIFICATE OF SERVICE**

I hereby certify that on January 5, 2001, a copy of the foregoing document was served on the parties of record, via the method indicated:

- ☐ Hand
- ☒ Mail
- ☐ Facsimile
- ☐ Overnight

Henry Walker, Esquire  
Boult, Cummings, et al.  
P. O. Box 198062  
Nashville, TN 37219-8062

A handwritten signature in black ink, consisting of a large, stylized loop followed by a horizontal line and a small flourish at the end.